## **State of South Dakota**

## EIGHTY-THIRD SESSION LEGISLATIVE ASSEMBLY, 2008

268P0292

## HOUSE BILL NO. 1100

Introduced by: Representatives Vehle, Deadrick, Dennert, and Elliott and Senator Hansen (Tom) at the request of the Interim Committee on Education for Divorcing Parents, Visitation, and Custody Task Force

- 1 FOR AN ACT ENTITLED, An Act to create a rebuttable presumption against the award of
- 2 custody to any person with a proven history of domestic abuse.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 4 Section 1. That § 25-4-45.5 be amended to read as follows:
- 5 25-4-45.5. In awarding custody involving a minor, the court shall consider <u>a:</u>
- 6 (1) A conviction of domestic abuse as defined in subdivision 25-10-1(1); or a
- 7 (2) A conviction of assault against a person as defined in subdivision 25-10-1(2), except
- 8 against any person related by consanguinity, but not living in the same household; or
- 9 (3) A proven history of domestic abuse.
- 10 The conviction or proven history of domestic violence creates a rebuttable presumption that
- awarding custody to the abusive parent is not in the best interests interest of the minor. A history
- of domestic abuse may only be proven by greater convincing force of the evidence.